

WILLIAM GUNN NOT ARRESTED

DEVELOPMENTS SHOW THAT MINING MAN IS NOT AN EMBEZZLER.

William Gunn of the Minor-Gunn Investment Company was not arrested yesterday and there is no danger that the well known mining man will be taken into custody as a result of a warrant sworn to at Goldfield on Wednesday. Gunn was surprised yesterday morning to learn that officers were looking for him, and in company with friends lost no time in appearing at the City Hall to learn the cause of the trouble. Last evening Deputy Constable Ole Oleson of Goldfield arrived here with the warrant but when conditions were explained to him he volunteered to allow Gunn to return to his home unaccompanied.

Later developments show that Gunn made a draft for \$1000 upon Mr. Minor, the senior member of his firm, at Eureka, Cal. Ole Elliott cashed the draft at Goldfield. The money was used to pay bills incurred in operating properties owned by the Minor-Gunn Company in Southern Nevada and Inyo county. When the draft reached Eureka Mr. Minor and his son were in southern Utah where they are now engaged in examining some oil land. The draft was returned to Goldfield unendorsed and Elliott, believing he had been duped swore to the warrant which caused all the trouble yesterday. An effort is now being made to communicate with Mr. Minor. At any event the difficulty will be straightened out today. Boyd & Salisbury are representing the Gunn interests. It is stated by several attorneys in Reno that the authorities have no criminal case against Gunn, who is responsible only in a civil action.

Gunn is the field man for the company. His work requires his presence in all sections of Nevada and California and often times necessitating spending large sums of money. It has always been his custom to draw on his firm, and the action at Goldfield is but one instance in many, for he has in this manner secured thousands of dollars. This is the first time a misunderstanding has arisen.—Reno Journal.

MOTHER RECEIVES SAD INTELLIGENCE

JOHN O'CONNELL IS DROWNED IN THE SACRAMENTO RIVER.

Mrs. Katherine O'Connell received a telegram last night informing her of the death of her eldest son, John. The lad had been drowned in the Sacramento river. No details of the drowning were furnished, and the intelligence as to the recovery of the body was not furnished.

The dead boy was fourteen years old, and left here only a month ago with his little brother, Hugh, to attend the Christian brothers school in the capital city. The mother took the lads, and stopped on the way to put her little girl, Katherine, at school in Reno. Mrs. O'Connell was a nurse in the Miners' Hospital up to a few days ago. All her earnings were in the Nye and Ormsby bank, amounting to \$300. In her distress she got her friends to appeal to Frank Golden, president of the bank. Mr. Golden told her to write her check for \$200 and cashed it out of his own pocket. He told her further that if she needed any more to wire him and that he would forward it to her.

In case the body is recovered, Mrs. O'Connell will have it embalmed and shipped to Leadville, and have the boy laid by the side of his father. The latter was a miner, and was killed suddenly. Mrs. O'Connell came here with her family about a year ago. The boys had been selling papers for the Bonanza during their vacation, and the lad who has been drowned was a very bright little fellow, and well liked by all who knew him.

CHURCH NOTICES.

Presbyterian Church.

Services for Sunday, November 3: Morning service, 11 o'clock; evening service, 7:30 o'clock; Sunday school, 9:45 a. m.; Young Peoples' Society, 6:45 p. m.; prayer and praise service, Wednesday, 7:30 p. m. Carl N. Klass, minister.

The Black Cat copper mines at Luning are being developed by a tunnel.

THE OWNERSHIP OF GOLDFIELD

QUESTION COMING UP BEFORE JUDGE LANGAN NEXT WEEK.

The ownership of the town of Goldfield, at least that portion of it will probably be settled by Judge Langan next week. The plaintiff in the case is Samuel Fox, a barber, who located the claim on which the property stands, and the defendants are A. D. Myers, T. D. Murphy and others. The case was up before Judge Langan in Goldfield on Friday night in Goldfield, at which time the defendants were to show cause why a receiver should not be appointed for the property. They made no answer, and the case would have been settled then, but for the intervention of the Goldfield Placer Mining Company, which claims that the claim was located as placer ground after the location was made for quartz. This matter went over to Wednesday when it is thought that the entire matter will be disposed of to the entire satisfaction of Fox, and Charles Reynolds, who is his lawyer. The defense was represented by George Thatcher of this city.

NOTICE.

A MEETING OF DEPOSITORS AND CREDITORS OF THE STATE BANK AND TRUST CO. WILL BE HELD AT MINERS' EXCHANGE HALL ON MONDAY, NOV. 4th, AT 2 O'CLOCK P. M., FOR THE PURPOSE OF CONSIDERING A PROPOSITION SUBMITTED BY THE DIRECTORS OF SAID BANK TO ITS DEPOSITORS AND CREDITORS. STATE BANK & TRUST CO. 11-3-11

Mothers with little children need no longer fear croup, colds or whooping cough. Bees Laxative Cough Syrup tastes good. It works off the cold through the bowels, clears the head. Guaranteed. Sold by Tonopah Drug Co.

Prospects are excellent for a sale of the original strike in Wild Rose canyon.

MANY PENALTIES IN NEW RULES

THE PLAYERS AND OFFICIALS OF FOOTBALL SHOULD NOTE CHANGES.

One of the hardest things that confronts football players each year is to familiarize themselves with the rules. These are changed each season, and generally speaking, the men who play the game are not thoroughly acquainted with the rules of the game. This is especially true as regards to the penalties inflicted for infractions. For the benefit of the players and officials the different penalties and what they are for have been arranged in order to the importance of the penalty, and it will be well for all players and officials to study the same.

LOSS OF TWO YARDS.

Time taken out at the request of a captain more than three times in one half. Rule 10.

LOSS OF FIVE YARDS.

Catcher taking more than two lawful steps in making fair catch. Rule 15.

If, after fair catch, opponents advance beyond restraining line before ball is put in play. Rule 13.

Players out of bounds second time in same scrimmage. Rule 14.

At kick-off and off punt or drop kick from fair catch, failure of opponents to stand at least 10 yards in from the ball until kicked. Rules 9 and 18.

Signaling for fair catch and another taking ball. Rule 15.

Delay of game. Rule 16.

Interference with snapper, back or ball before ball is put in play. Rule 17.

Snapper back offside second time to same down. Rule 8.

Snapper back or play opposite touching ball before it touches third player. Rule 17.

Interference with opponents before ball is put in play. Rule 15.

Player in motion, when ball is put in play. Rule 15.

Violation of scrimmage rule. Rule 8.

Illegal use of hands and arms by side not in possession of ball. Rule 18.

Passing or batting ball forward. Rule 19.

Offside on kickoff. Rule 9.

Offside on kickoff. Rule 10. Illegal starting forward beyond restraining line on free kick. Rule 13. Kicker advancing beyond mark before kicking allowing ball to touch the ground and then falling to kick it, player ahead of ball when kicked. Rules 10, 11 and 12.

Opponents advancing beyond the goal line on try at goal. Rule 12. Tackling below the knees. Rule 12. Interference with play by some act palpably unfair. Rule 24.

LOSS OF FIFTEEN YARDS.

Failure of substitute to report to referee before playing. Rule 3.

Interference with fair catch or throwing catcher to ground. Rule 17.

Illegal running by man first receiving ball from snapper back. Rule 15.

Holding or illegal use of hands or arms when in possession of ball. Rule 18.

Illegal use of hands or arms when offside. Rule 18.

Coaching, more than one representative coming on field in case of accident; more than five men walking up and down the side lines. Rule 25.

Piling up on players after the ball is declared dead, tripping, tackling the runner when clearly out of bounds, hurdling, or other acts of unnecessary roughness not involving suspensions or disqualifications. Rule 24.

Unsuccessful or uncompleted forward passes on first or second down. Rule 19.

LOSS OF BALL.

Ball kicked out of bounds twice at kickoff or touchback. Rules 9 and 10.

Illegal or uncompleted forward passes on third down. Rule 19.

Ball kicked by snapper back touched by player of his side before going ten yards. Rule 17.

Failure to advance the ball ten yards in three downs. Rule 21.

Player when offside touching ball or allowing kicked ball to touch him. Rule 20.

Kicking kicked ball further. Rule 20.

Returned kick touched by kicker's side before being touched by opponent. Rule 7.

SUSPENSION.

Wearing metallic or hard substances, unless fault is corrected within two minutes. Rule 3.

Unsportsmanlike conduct, including use of abusive or insulting language to opponents or officials. Rule 24.

DISQUALIFICATION. Running into player kicking or receiving ball. Rule 24. **DISTANCE TO THE GOAL LINE.** Striking with the clenched fist or elbows, kneeling, kicking, meeting with the knee or striking when they are breaking through; striking in the face with the heel of the hand the opponent who is carrying the ball.

WON ENORMOUS SUM.

In the fall of 1886, while at Lexington, Joe Ullman bought a yearling at auction. He did not particularly want a yearling, but chancing to bid on one by Billet-Calomel, acquired ownership for \$265, and concluded to retain him and have him trained. It was a fortunate conclusion. The yearling was gelded, was given the name of Raceland and the next year won nine races and \$18,288 for Ullman, his victories including the Har-old stakes at La O'nia, Quickstep stakes at Washington Park, Great Eastern handicap at Sheepshead Bay, Manufacturers' stakes at St. Louis and the Arlington stakes and Capital stakes at the old Ivy City track, Washington. Then Ullman sold Raceland to August Belmont for \$20,000, making all around a remarkable profit on an original investment of \$265.

Raceland had a track career covering eight years and proved himself a race horse of high class in every respect. He raced in Belmont's colors in 1888, 1889 and 1890 and in the three years won for him among other races the Suburban, New York Jockey Club, Grand National, Metropolitan, Melrose and Manhattan handicaps, and Emporium, Spindrift, Barnegat, Raritan and Ocean stakes, meeting and holding his own with such celebrities as Kingston, Hanover, Firenze, Terra Cotta, Eurus, Gorgo and others of high being. Then he was sold to Michael F. Dwyer when Belmont's death led to the dispersal sale of his great stable and raced for him until his youthfulness had departed. For Dwyer he won many races, stakes and purses.

Do you know that Pinesalve Carbolicized acts like a poultice in drawing out inflammation and poison? It is antiseptic. For cuts, burns, eczema, cracked hands it is immediate relief. Sold by Tonopah Drug Co.

The Alimanto claim in Fairview has changed hands for a consideration of \$84,000 and a cash interest.

Nevada First National Bank of Tonopah

TONOPAH, NEVADA

Designated Depository of the United States

Capital, fully paid	\$100,000.00
Stockholders' liability	\$100,000.00
Surplus	50,000.00
Total	\$250,000.00

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